UNITED STATES DISTRICT COURT

for the

District of New Jersey

United States of America v. Genaro Soriano Paz; a/k/a Soriano "Pickachu" Marino)			
) Case No. 20-mj-2073 (JS))			
					Defenda
Dejenuu	m(s)				
	CRIMINA	L COMPLAINT			
I, the complainant in	this case, state that the follo	owing is true to the best of my l	knowledge and belie	f.	
On or about the date(s) of _	November 7, 2019	in the county of	Atlantic	in the	
District of	f New Jersey	, the defendant(s) violated:			
Code Section		Description of Offenses			
8 U.S.C. Section 1326(a)	the District of No alien who had be departed from the United States w	vember 7, 2019, and prior to the ew Jersey and elsewhere, defe been previously excluded, depote he United States, did knowingly ithout the express consent of the Attorney General of the United S	ndant Genaro Soriar rted and removed, al and voluntarily ente ne Secretary of Homo	no Paz, an nd had r the	
This criminal compla	aint is based on these facts:				
See Attachment A.					
♂ Continued on the	attached sheet.				
		90000 900000000000000000000000000000000	sha McSeed plainant's signature		
			ed, Deportation Officented name and title	er, I.C.E.	
Attested to by the applicant i	n accordance with the requi	rements of Fed. R. Crim. P. 4.1	by		
telephone	(specify reliable electro	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \		L	
Date: 05/19/2020		Jan &	كىلمى		
Date			udge's signature		
City and state:	District of New Jersey	Hon. Joel Schn	eider, U.S. Magistrat	te Judge	
<u> </u>		Pri	nted name and title		

CONTENTS APPROVED UNITED STATES ATTORNEY

Andrew B. Johns
Assistant U.S. Attorney

Date: May 19, 2020

ATTACHMENT A

- I, Natasha McSeed, a Deportation Officer of U.S. Immigration and Customs Enforcement ("ICE"), having conducted an investigation and having spoken with other individuals, have knowledge of the following facts:
- 1. Defendant Genaro SORIANO PAZ, a/k/a Soriano Mario, a/k/a Soriano "Pickachu" Marino is a native and citizen of Mexico.
- 2. On or about January 1, 1998, SORIANO PAZ illegally entered the United States on foot near Nogales, Arizona. SORIANO PAZ was not admitted or paroled into the United States by an Immigration Officer.
- 3. SORIANO PAZ was encountered in Atlantic City, New Jersey, on October 1, 2004, after being referred to the ICE Gang Unit by the Atlantic City Police Department as a gang member.
- 4. On or about October 1, 2004, SORIANO PAZ was issued a Notice to Appear by an Immigration Officer in Newark, New Jersey. On October 7, 2004, the Defendant was ordered deported from the United States to Mexico by an Immigration Judge. On October 19, 2004, the Defendant was removed to Mexico.
- 5. At an unknown date on or after October 19, 2004, SORIANO PAZ illegally reentered the United States without obtaining the express consent of the Attorney General or the Secretary of Homeland Security.
- 6. On November 7, 2019 the Atlantic City Police Department arrested SORIANO PAZ for the offense of simple assault. While incarcerated in the Atlantic County Jail, ICE placed a detainer on defendant Genaro SORIANO PAZ.
- 7. On or about March 5, 2020, SORIANO PAZ was turned over to ICE custody pursuant to the ICE detainer. After coming into ICE custody, SORIANO PAZ was informed of and waived his *Miranda* rights. He thereafter admitted that he was in the United States illegally from Mexico, had been previously deported, and did not have permission to enter the United States.
- 8. SORIANO PAZ's identity was confirmed through fingerprint analysis. Specifically, a fingerprint examiner from the Federal Bureau of Investigation, Criminal Justice Information Services ("CJIS") Division, compared the fingerprints taken in conjunction with defendant's removal, described in Paragraph 4, above, with the fingerprints taken from SORIANO PAZ when he was taken into ICE custody on March 5, 2020. The fingerprint examiner determined that the fingerprints submitted were identical with each other and also were identical to those associated with SORIANO PAZ's FBI number. This FBI number is also associated with SORIANO PAZ's assault arrest described in Paragraphs 6, above.

9. Neither the Attorney General of the United States nor the Secretary of Homeland Security authorized SORIANO PAZ's re-entry into the United States, following his October 19, 2004 removal.

Respectfully submitted,

NATASHA MCSEED Deportation Officer, ICE

Natasha McSeed

Date: May 19, 2020

Pursuant to Fed. R. Crim. P. 4.1, Deportation Officer McSeed was sworn and attested to the contents of this affidavit in support of the complaint and arrest warrant for Defendant Genaro Soriano

Paz.

HON. JOEL SCHNEIDER

United States Magistrate Judge